



BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



PROFESSIONALISM

INTEGRITY

ACCOUNTABILITY

15 May 2023 **MASTER COPY**
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CUSTOMS MEMORANDUM CIRCULAR

NO. 81-2023

**TO: ALL DEPUTY COMMISSIONERS
ALL SERVICE DIRECTORS
ALL DISTRICT/PORT COLLECTORS
ALL OTHERS CONCERNED**

**SUBJECT: DEPARTMENT OF AGRICULTURE - BUREAU OF AGRICULTURE
AND FISHERIES STANDARDS (DA-BAFS) RECOGNITION OF
TRADE - REGULATORY DOCUMENTS**

The DA-BAFS, through Sections 12 and 17 of the Republic Act No. 11511, otherwise known as "An Act Amending Republic Act No. 10068 or the Organic Agriculture Act of 2010", is mandated to register organic soil amendments (OSA) and organic bio-control agents (OBCA) producers and products.

Relative thereto, the DA-BAFS, as the regulatory agency for organic agriculture, issued Trade-Regulatory Documents such as the Certificate of Registration (COR), Certificate of Product Registration (CPR), Experimental Use Permit (EUP), and Organic Input Importation Permit (OIIP)/ Organic Input Exportation Permit (OIEP) based on the following relevant registration guidelines:

- a. Department Circular (DC) No. 04 series of 2020 (Guidelines on the Registration of OSA Producers and Products);
- b. DC No. 05 series of 2020 (Guidelines on the Registration of OBCA Producers and Products);
- c. DC No. 01 series of 2021 (Amending Relevant Provisions of the Department Circular No. 05, Series of 2020 entitled, "Guidelines on the Registration of OBCA Producers and Products); and
- d. DC No. 05 series of 2022 (Unified Set of Rules and Regulations for the Registration of Organic Producers, Produce, and Inputs).

Hence, the DA-BAFS requested from the Bureau of Custom (BOC) to recognize and accept the above trade-regulatory documents issued to OSA and OBCA producers and product.

In view of the foregoing, all BOC District Collectors are hereby directed to require all importations and exportations of registered organic input products covered by the above-mentioned circulars from DA-BAFS to secure and present the above-mentioned trade-regulatory documents prior to the release of the products from Customs' custody.

Moreover, you are also directed to submit an electronic weekly report to the Port Operations Service, Assessment and Operations Coordinating Group, through pocd@customs.gov.ph, starting the week of **May 01 to 07, 2023** using the attached template (**Annex "A"**), together with the scanned copies of the COR, CPR, EUP and OIIP/OIEP.

You are also required to submit the reports regarding the same matter and in accordance with the same template for the period **January 01 to April 30, 2023** for records purposes within thirty (30) days from receipt hereof.

For your information and reference.

For record purposes, please confirm the dissemination of this circular throughout your offices within fifteen (15) days from receipt hereof.


BIENVENIDO Y. RUBIO
Commissioner



MAY 22 2023



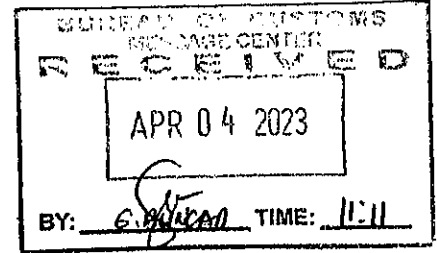
Republic of the Philippines
Department of Agriculture
BUREAU OF AGRICULTURE AND FISHERIES STANDARDS
"...ensuring consumer safety and promoting global competitiveness
of Philippine agriculture and fishery products..."



Page	:	1 of 2
Reference Numbers		

April 3, 2023

COMMISSIONER BIENVENIDO Y. RUBIO
Bureau of Customs (BOC)
G/F OCOM Building, 16th Street
South Harbor, Port Area, Manila



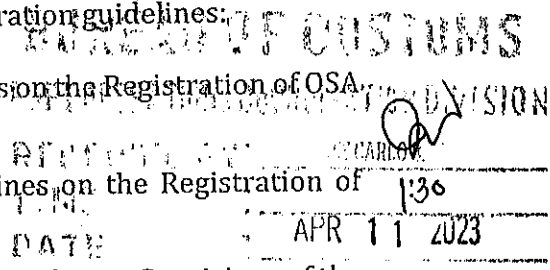
Subject: Registration of Organic Input Products such as Organic Soil Amendments (OSA) and Organic Bio-Control Agents (OBCA) by the Department of Agriculture - Bureau of Agriculture and Fisheries Standards (DA-BAFS)

Dear **Commissioner Rubio**:

This refers to the concern raised by the BAFS-registered organic input producers during the 1st National Fertilizer Forum held on March 21-22, 2023 at the Agricultural Training Institute-Rural Development Education Center (ATI-RDEC) in Quezon City. The NFF aimed to provide a venue for fertilizer industry producers/importers, users and regulators to discuss current fertilizer industry issues and concerns, as well as government interventions that can be crafted or improved to aid in the development of a long-term plan for domestic fertilizer industry. One of the issues raised during the NFF was the non-recognition of the trade-regulatory documents issued by the DA-BAFS by the Bureau of Customs (BOC) personnel.

Per Sections 12 and 17 of the Republic Act No. 11511, otherwise known as "An Act Amending Republic Act No. 10068 or the Organic Agriculture Act of 2010", the DA-BAFS is mandated to register organic soil amendments (OSA) and organic bio-control agents (OBCA) producers and products. As such the DA-BAFS, as the regulatory agency for organic agriculture, implements the following relevant registration guidelines:

1. Department Circular No. 04, series of 2020 (Guidelines on the Registration of OSA Producers and Products);
2. Department Circular No. 05, series of 2020 (Guidelines on the Registration of OBCA Producers and Products);
3. Department Circular No. 01, series of 2021 (Amending Relevant Provisions of the Department Circular No. 05, Series of 2020 entitled, "Guidelines on the Registration of OBCA Producers and Products); and



BPI Compound, Visayas Avenue, Diliman, Quezon City, Philippines
BUREAU OF CUSTOMS
PORT OPERATIONS SERVICE
E-mail: info.bafsa@gmail.com
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RECEIVED

APR 11 2023

BY: Norie B. Ingalla
POS/KOCG TIME: 10:10

REPUBLIC OF THE PHILIPPINES #1482
BUREAU OF CUSTOMS
OFFICE OF THE DEPUTY COMMISSIONER
ASSESSMENT & OPERATIONS COORDINATING GROUP (AOCG)

RECEIVED

BY: Anna 9:45
DATE & TIME: 04-05-23



04 APR 2023

4. Department Circular No. 05, series of 2022 (Unified Set of Rules and Regulations for the Registration of Organic Producers, Produce, and Inputs).

Through the above-mentioned guidelines, the DA-BAFS issues trade-regulatory documents such as the Certificate of Registration (COR), Certificate of Product Registration (CPR), Experimental Use Permit (EUP) and Organic Input Importation Permit (OIIP) / Organic Input Exportation Permit (OIEP).

In this regard, may we request that BOC recognize and accept the COR, CPR, OIIP, and OIEP issued by BAFS. As a guide, we provide herewith the DA-BAFS relevant registration guidelines. The links and codes for the DA-BAFS official list of registered organic input products are as follows:

Registered Organic Soil Amendments (OSA)

https://bafs.da.gov.ph/page/organic_osa



Registered Organic Bio-control Agents (OBCA)

https://bafs.da.gov.ph/page/organic_obca



For other clarifications, your staff may contact Mr. Charlie T. Palilio of the Organic Agriculture Division (OAD) through telephone no. (02) 8928-8741-64 local 3304 or via email oars.bafs@gmail.com.

Thank you and we look forward to partnering with BOC in the trade of certified organic inputs pursuant to our mandates.

Very truly yours,

KAR
KAREN KRISTINE A. ROSCOM, PhD
 Director IV

Mr. RVC
 20092023





Republic of the Philippines
 Department of Agriculture
 OFFICE OF THE SECRETARY
 Elliptical Road, Diliman
 Quezon City, 1100 Philippines

DEPARTMENT CIRCULAR

No. 04
 Series of 2020

SUBJECT: GUIDELINES ON THE REGISTRATION OF ORGANIC SOIL AMENDMENTS (OSA) PRODUCERS AND PRODUCTS

Pursuant to the effective implementation of Section 16 (Registration of Organic Food and Organic Input Producers) and Section 17 (Labeling of Organic Produce) of Republic Act No. 10068 otherwise known as the "Organic Agriculture Act of 2010" and its Implementing Rules and Regulations (IRR), this Department Circular (DC) repeals DC No. 05, Series of 2015 (*Revised Rules and Regulations on the Registration of Organic Fertilizer Producers*).

**ARTICLE I
 OBJECTIVES**

The provisions under this Circular aim to:

1. Provide the streamlined requirements and procedure for the registration of OSA producers and products; and
2. Ensure that the certified organic soil amendment products being marketed are compliant with the current Philippine National Standards (PNS).

**ARTICLE II
 SCOPE**

This Circular covers the registration of OSA producers and products with the Bureau of Agriculture and Fisheries Standards (BAFS).

**ARTICLE III
 DEFINITION OF TERMS**

Section 1. As used in this Circular, the following terms and phrases shall be understood to have the meaning correspondingly provided below:

1.1 Brand Name

a term, name or trademark, with logo, which may or may not be registered in the Intellectual Property Office (IPO) and used in connection with the OSA product. BAFS reserves the right to approve and disapprove product brand name based on the list of products registered with BAFS

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- 1.2 Certificate of Registration (COR)**
a written approval granted by BAFS to registered OSA producers
- 1.3 Certificate of Product Registration (CPR)**
a written approval granted by BAFS to registered OSA products
- 1.4 Label**
written, printed or graphic matter upon the immediate container, tag, literature or other suitable material affixed thereto for the purpose of giving information as to identify components, ingredients, attributes, directions for use, specifications, and other information as may be required by law or regulations
- 1.5 Labelling**
display of any written, printed or graphic matter that is present on the label, accompanies the product, or is displayed near the product, including that for the purpose of promoting its sale or disposal
- 1.6 Mislabeling**
deliberate labeling or advertising that is misleading, where the labeling and/or advertising claims certain product properties that cannot be supported by a reliable source, an organic certifying body or by scientific evidence
- 1.7 Post-market surveillance**
refers to validation activities conducted to verify continued compliance of the registered products with the recent version of applicable PNS relevant to organic agriculture and other regulatory requirements after release in the market
- 1.8 Organic**
labeling claim with written or equivalent attestation that a product has been produced, prepared, processed, and handled in accordance to applicable PNS relevant to organic agriculture and other regulatory requirements
- 1.9 Organic Certifying Body (OCB)**
a body responsible for verifying that a product sold or labeled as "organic" is produced, processed, prepared, handled, and imported according to the applicable PNS relevant to organic agriculture and other regulatory requirements, and whose operations/practices are aligned with the principles of ISO/IEC 17065
- 1.10 OSA Producer**
includes those that are engaged in the manufacture, distribution, exportation, and importation of OSA products
- 1.11 OSA Product**
includes organic fertilizers, organic compost/soil conditioners, organic plant supplements, organic microbial inoculants, and others that may be covered under the PNS for Organic Soil Amendments.
- 1.12. Raw Materials (Substrates)**
naturally occurring materials used in the production of OSA. Raw materials that are mined or naturally extracted should comply with the Department of Environment and Natural Resources (DENR) regulations

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1.13. Registration

a process wherein BAFS records information about producers engaged in the manufacture, distribution, exportation, and importation of OSA products in an official list or official system

1.14. Third-Party Authorization (TPA)

an agreement or contract between two (2) companies, the registered producer and party recipient of the TPA, to allow the latter to distribute the product of the former and to which rebranding of the registered product of the registered producer is also allowed

**ARTICLE IV
GENERAL PROVISION**

Section 1. All organic soil amendment (OSA) producers such as manufacturers, distributors, exporters, and importers shall register, including their OSA products, with BAFS.

Section 2. Only producers and products certified as organic by BAFS' officially accredited organic certifying body (OCB) are accepted for BAFS registration.

Section 3. Registration with BAFS shall be secured prior to the sale and distribution of any OSA products.

Section 4. The approval of application for registration will be based on the requirements of this Circular.

Section 5. Any OSA product being applied for registration shall be registered on a per producer basis regardless of country of origin. No products with the same brand name of different producers shall be registered unless they enter into a Third Party Authorization (TPA)¹.

Section 6. Only registered producers can import or export OSA products. Likewise, only registered OSA products can be imported or exported, and importation/exportation permit shall be applied with BAFS. The requirements specified under Article XI of this Circular shall be submitted.

Section 7. The applicant shall notify BAFS of any changes that may affect their application for Certificate of Registration (COR), and Certificate of Product Registration (CPR).

Section 8. The applicants must apply for COR, CPR and importation/exportation permit in accordance with the regulatory requirements of this Circular.

Section 9. Registered OSA producers shall establish a Product Stewardship Program (PSP) for their registered OSA products. The product stewardship program should include meetings, trainings/seminars and/or caravans on safe and effective use of the product. Moreover, the program must also include the recall of the expired products from the market outlets/stalls and proper disposal of used packaging. Likewise, copy of the annual PSP report shall be submitted to BAFS during renewal application of registration.

¹ See Article IX

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Section 10. The applicants for Certificate of Registration (COR), including Certificate of Product Registration (CPR), must apply electronically following the regulatory requirements of this Circular.

ARTICLE V
PREREQUISITES FOR THE REGISTRATION

- Section 1. Prior to the application for registration (Articles VI and VII of this Circular), application for Organic Certificate (OC) with the BAFS' Officially Accredited Organic Certifying Body (OCB) shall be secured by applicants.
- Section 2. Applicants shall provide to OCB their scope of business and activities, including the details of their products and production process. Likewise, applicants must comply with the requirements of OCB.
- Section 3. Applicants may request BAFS for preliminary assessment of their OSA products.

ARTICLE VI
REGISTRATION OF ORGANIC SOIL AMENDMENT (OSA) PRODUCERS

- Section 1. All producers engaged in the manufacture, distribution, exportation, and importation of OSA products shall register with BAFS.
- Section 2. Procedure and processing time for the registration of OSA producers is shown in *Annex A*.
- Section 3. **Requirements for COR.** Applicants for COR shall submit the following requirements to BAFS (Organic Agriculture Division):
- 3.1 Duly accomplished application form, with authorized name and signature;
 - 3.2 Company Profile, with authorized name and signature;
 - 3.3 Copy of Organic Certificate from a BAFS Officially Accredited OCB; and
 - 3.4 Copy of Distributorship Agreement/TPA (*when applicable*).
- Note: Requirement 3.2 is not required for renewal application unless there were changes.*
- Section 4. Upon compliance with all the regulatory requirements of this Circular, BAFS will grant Certificate of Registration (COR) to applicant within three (3) working days.
- Section 5. **Validity of COR.** The COR is valid for five (5) years, and is renewable, subject to BAFS' annual conformity assessment.
- Section 6. The COR shall contain at least the following information:
- 6.1 Name of Producer;
 - 6.2 Complete Address of the Head Office;
 - 6.3 Nature of Business;

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- 6.4 Product
- 6.5 Registration Number;
- 6.6 Date of Issue and Validity;
- 6.7 QR Code; and
- 6.8 Terms and Conditions (these are the conditions that must be met during the validity of COR).

**ARTICLE VII
REGISTRATION OF ORGANIC SOIL AMENDMENT (OSA) PRODUCTS**

- Section 1. All OSA products, which are produced locally or imported, must be registered with BAFS.
- Section 2. Procedure and processing time for the registration of OSA products is shown in Annex A.
- Section 3. **Requirements for CPR.** Applicants for CPR shall submit the following requirements to BAFS (Organic Agriculture Division):
 - 3.1 Duly accomplished application form, with authorized name and signature;
 - 3.2 Copy of Organic Certificate from a BAFS Officially Accredited OCB;
 - 3.3 Copy of the recent laboratory analysis of the product (as required by PNS OSA) from a BAFS Officially Accredited OCB;
 - 3.4 Product profile, including the list of raw materials (substrates) used and the production process, with authorized name and signature;
 - 3.5 Product brochure/pamphlet; and
 - 3.6 Proposed packaging and labeling.

Note: Requirements 3.4 to 3.6 are not required for renewal application unless there were changes.

- Section 4. Upon compliance with all the regulatory requirements of this Circular, BAFS will grant Certificate of Product Registration (CPR) to applicant within three (3) working days.
- Section 5. **Validity of CPR.** The CPR is valid for five (5) years, and is renewable, subject to BAFS annual conformity assessment.
- Section 6. The CPR shall contain at least the following information:
 - 6.1 Brand Name;
 - 6.2 Product Type;
 - 6.3 Name of Producer or Producers in case of recognized TPAs;
 - 6.4 COR Number/s;
 - 6.5 Product Registration Number;
 - 6.6 Date of Issue and Validity;
 - 6.7 QR Code; and
 - 6.8 Terms and Conditions (these are the conditions that must be met during the validity of CPR).

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[Signature]



ARTICLE VIII
POST-MARKET SURVEILLANCE

Section 1. BAFS shall conduct post-market surveillance in market outlets to ensure that labeling and display of organic products are compliant with the requirements of this Circular, and the Republic Act No. 10068 (Organic Agriculture Act of 2010) and its amendments hereon.

ARTICLE IX
THIRD PARTY AUTHORIZATION

Section 1. The BAFS shall recognize the existence of a Third-Party Authorization (TPA) and its terms and conditions between the original registrant and the TPA recipient, subject to applicable laws, rules, and regulations. The minimum terms and conditions of the TPA are as follows:

- 1.1 Validity of Agreement;
- 1.2 Obligations of the parties to ensure that the organic integrity of the product is maintained;
- 1.3 Non-transferability of TPA to another party; and
- 1.4 In case of product rebranding, the TPA recipient shall secure an organic certificate for the new brand.

Section 2. The TPA is accepted provided that the OSA product being applied is registered with BAFS.

Section 3. Only the original registrant shall be allowed to enter into a TPA with at most three (3) parties. The TPA is non-transferable and the recipient/s is/are not allowed to issue the same to another company.

Section 4. The TPA recipient shall follow the registration guidelines specified under Articles VI and VII of this Circular.

Section 5. In case of a recognized TPA without product rebranding (same brand name), the CPR issued to the original registrant shall be amended to reflect the name of registered TPA recipient/s. Otherwise, a separate CPR shall be issued to the registered TPA recipient/s.

ARTICLE X
TRANSFER OF REGISTRATION

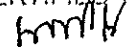
Section 1. The registered producer may transfer its registration to another producer, subject to the applicable requirements and procedure as specified under Articles VI and VII of this Circular.

Section 2. Producers with product registration with the Fertilizer and Pesticide Authority (FPA), and were able to secure organic certification from the BAFS' Officially Accredited OCB shall register their products to BAFS. The applicable requirements specified under Articles VI and VII of this Circular and a certified true copy of FPA CPR shall be submitted to BAFS.

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**ARTICLE XI
IMPORTATION AND EXPORTATION REQUIREMENTS**

- Section 1. Applicants for the importation/exportation permit shall submit as applicable the following requirements at least two (2) days prior the arrival/departure of OSA products to be imported/exported:
- 1.1 Duly accomplished application form, with authorized name and signature;
 - 1.2 Copy of Bill of Lading, with authorized name and signature;
 - 1.3 Copy of Invoice, with authorized name and signature;
 - 1.4 Copy of Packing List, with authorized name and signature; and
 - 1.5 Copy of Quarantine Certificate from the country of origin (*when applicable*), with authorized name and signature. This is not a requirement for OSA products with the following considerations: (a) organic compounds directly extracted from plants; and (b) not considered as microorganisms.
- Section 2. Application for importation/exportation permit shall be applied per shipment with BAFS. Procedure and processing time for such permit is shown in *Annex B*.
- Section 3. The importation/exportation permit is valid per shipment only and that such permit is valid for sixty (60) days from the date of approval.
- Section 4. Exportation of any OSA product shall further be subjected to the rules and regulations promulgated by other agencies governing all exports. Exporting of products for countries where the Philippines has no trade relations has to be cleared by the exporter with other appropriate agencies, before BAFS issues an exportation permit.

**ARTICLE XII
RENEWAL AND RETENTION OF REGISTRATION**

- Section 1. The registered producer must apply for renewal of its COR and CPR within three (3) months prior to their expiration.
- Section 2. Applicants for renewal of COR and CPR shall submit the applicable requirements as specified under Articles VI and VII of this Circular.
- Section 3. The BAFS shall notify its clients to apply for renewal of their organic certificate with OCB, COR and CPR, at least four (4) months prior to their expiration.
- Section 4. The registered OSA producers shall submit a copy of their new organic certificate to BAFS within one (1) month after expiration of their previous organic certificate.

**ARTICLE XIII
SUSPENSION OF REGISTRATION**

- Section 1. The COR or CPR shall be suspended based on any of the following grounds:

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- 1.1 Non-submission of new organic certificate within one (1) month after its expiration in accordance with Section 4 of Article XII of this Circular; and
 - 1.2 Non-conformance to current version of PNS relevant to organic agriculture and other regulatory requirements per post-market surveillance report.
- Section 2. Upon the decision of BAFS to move forward with suspension, the BAFS shall notify the registered producer of the suspension of its COR or CPR. The notice will generally contain the following elements:
- 2.1 Statement of reason/s for such decision;
 - 2.2 The period within which the COR or CPR is suspended; and
 - 2.3 Notification that the suspended registered producer has the right to pursue an appeal for reconsideration following the procedures as stated in Clause 1.2 of Section 1 of Article XV of this Circular.
- Section 3. The BAFS shall remove the producer and product names from all the official list or official system of registered OSA producers and OSA products.
- Section 4. The order of suspension shall be effective and executory immediately upon proof of receipt of the notification issued by BAFS to the registered producer. The suspension shall be for a maximum period of two (2) months.
- Section 5. The BAFS shall notify interested parties and the public of the suspension and its status through suitable media.
- Section 6. OSA producers under the period of suspension are prohibited from selling their registered products.
- Section 7. Mislabels during the period of suspension shall, upon conviction, be punished pursuant to the provisions of Section 26 (Penal Provision) (c) of the RA 10068.
- Section 8. The BAFS shall lift the suspension upon the implementation of corrective actions by the producer to comply with the requirements of the PNS and this Circular subject to verification for effectiveness by BAFS.

**ARTICLE XIV
REVOCATION OF REGISTRATION**

- Section 1. The COR or CPR shall be revoked based on any of the following grounds:
- 1.1 Revocation of organic certificate issued by an officially accredited OCB; and
 - 1.2 Failure of the registered producer to implement corrective actions within the suspension period.
- Section 2. Upon the decision of BAFS to move forward with revocation, the BAFS shall notify the registered producer of the revocation of its COR or CPR. The notice will generally contain the following elements:
- 2.1 Statement of reason/s for such decision; and
 - 2.2 Notification that the revoked registered producer has the right to

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pursue an appeal for reconsideration following the procedures as stated in Clause 1.2 of Section 1 of Article XV of this Circular.

- Section 3. The BAFS shall remove the producer and product names from all the official list or official system of registered OSA producers and OSA products.
- Section 4. The order of revocation shall be effective and executory immediately upon proof of receipt of the notification issued by BAFS to the registered producer.
- Section 5. The BAFS shall notify interested parties and the public of the revocation and its status through suitable media.
- Section 6. OSA producers with revoked registration are prohibited to claim, label and sell their products as "organic".
- Section 7. Only products belonging to the same batch and lot with revoked registration shall be recalled in the markets by their producers.
- Section 8. Mislabels during the period of revocation shall, upon conviction, be punished pursuant to the provisions of Section 26 (Penal Provision) (c) of the RA 10068.

ARTICLE XV
APPEAL

Section 1. The appeal procedures shall apply in the following situations:

1.1 Denial of Issuance of Registration

- 1.1.1 The applicant may file an appeal with BAFS (Organic Agriculture Division) to reconsider such decision attaching substantial documentation or the strategies to address the cause of such decision within fifteen (15) calendar days from receipt of notification for denied application.
- 1.1.2 The BAFS (Organic Agriculture Division) shall review, evaluate and recommend decision to the BAFS Director. The BAFS Director shall decide on the filed appeal based on the assessment report within twenty (20) calendar days from receipt of the appeal.
- 1.1.3 If the BAFS decides that reconsideration is not warranted, the appeal will be denied stating the reasons.
- 1.1.4 If the BAFS decides that the appeal is meritorious, the BAFS may reverse the denial decision and proceed with the granting of registration.

1.2 Suspension/Revocation of Registration

- 1.2.1 The registered producer may file an appeal with BAFS (Organic Agriculture Division) through formal written request within fifteen (15) calendar days from receipt of notice of suspension/revocation.
- 1.2.2 The appeal must be accompanied by a report specifying the major documented errors of facts and how such errors

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- contributed to the suspension/revocation decision, together with other relevant substantiating documentation.
- 1.2.3 If the revocation decision is due to the revoked status of the organic certificate from an officially accredited OCB, this shall disqualify the registered producer to appeal, unless otherwise the revocation of organic certificate is reinstated.
 - 1.2.4 The BAFS (Organic Agriculture Division) shall review, evaluate and recommend decision to the BAFS Director. The BAFS Director shall decide on the filed appeal based on the statement of reason/s and submitted documented facts within twenty (20) calendar days from receipt of the appeal. The action will be based solely on the report and the supporting documentation submitted by the registered producer in accordance with the nature of the non-compliance that led to the suspension/revocation decision.
 - 1.2.5 If the BAFS decides that the appeal is not meritorious, the appeal will be denied with a statement of reasons and such decision shall be final and executory.
 - 1.2.6 In case the appeal on the suspension/revocation decision is meritorious, the BAFS shall lift the suspension or reverse the revocation decision, and reinstate the registration.

**ARTICLE XVI
COMPLAINTS**

- Section 1. Any person can file a complaint with BAFS against its registered producers or applicants (COR and CPR) due to their mislabeled products or deceptive acts or services pursuant to RA 10068.
- Section 2. The BAFS shall act on the received complaints, and apply the following procedures:
 - 2.1 Upon receipt of the complaint, either through the mail, personal delivery or electronic data messages/electronic documents, the BAFS shall act on it within fifteen (15) calendar days.
 - 2.2 Where the BAFS considers the complaint to be sufficiently substantiated, it shall notify the producer/applicant concerned and shall require a written explanation within fifteen (15) calendar days.
 - 2.3 The BAFS shall discuss the lodged complaint and written explanation provided by the concerned registered producer or a producer with an on-going application, conduct investigation, and come up with the decision.
 - 2.4 The complaint shall be decided within fifteen (15) working days from the time the investigation was terminated.

**ARTICLE XVII
LABELING OF REGISTERED ORGANIC SOIL AMENDMENT PRODUCTS**

- Section 1. Pursuant to Section 17 (Labeling of Organic Produce) of RA 10068 and in addition to the labeling requirements of the recent version of applicable PNS for OSA, the following information shall appear on the label of registered OSA products:

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- 1.1 Name, logo or seal of the BAFS' officially accredited organic certifying body (OCB);
- 1.2 "Organic" mark together with the OCB's official accreditation number provided by the BAFS' officially accredited OCB; and
- 1.3 Product registration number and validity period provided by BAFS.

Section 2. The rules and procedures for using "organic" mark are provided in a separate Circular.

ARTICLE XVIII CONFIDENTIALITY AND IMPARTIALITY

Section 1. All personnel involved in the registration of OSA producers and products shall adhere to the principles of confidentiality and impartiality.

Section 2. Information on production practices, product composition and formulation, ingredients, etc., submitted to BAFS shall not be released in any form to any party or to the public in general without written permission from the applicants/registrants.

Section 3. However, the following general information may be made accessible to the public:

- 3.1 Name, address and contact details of the producers;
- 3.2 Effectivity date and validity of the registration;
- 3.3 Any information to comply with a court order; and
- 3.4 Any information to comply with a request from an office, investigating an alleged complaint.

ARTICLE XIX TRANSITORY PROVISION

Section 1. BAFS shall reissue a new COR and CPR to those OSA producers that are registered prior the approval of this Circular. Provided, however, that these registered producers have valid organic certificates.

Section 2. Packaging materials and labels of OSA products with valid organic certificates adversely affected by this Circular shall continue to be used until their supplies last.

ARTICLE XX ADMINISTRATIVE PENALTIES

Administrative sanctions such as suspension or revocation of the issued COR and CPR, and delisting of the company name from BAFS official list or official system for registered OSA producers and OSA products shall be imposed against all persons or entities that violate or refuse to abide by the provisions of this Circular .

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ARTICLE XXI
ANNEXES

All annexes, or any part thereof, referred to in this Circular are deemed integral part of this Circular.

ARTICLE XXII
SEPARABILITY CLAUSE

If any portion of this Circular is declared unconstitutional or invalid, the other portions thereof which are not affected thereby shall continue to be in full force and effect.

ARTICLE XXIII
REPEALING CLAUSE

All provisions of the Department Circular No. 05, Series of 2015, the Department Circular No. 02, Series of 2015 (*Guidelines for the Conduct of Validation Process for the Registration of Organic Primary and Postharvest Food, Non-food and Input Producers*), and all other related existing rules and regulations or parts thereof, which are inconsistent with the provisions of this Circular are hereby repealed accordingly.

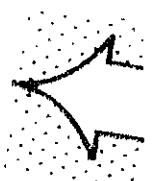
ARTICLE XXIV
EFFECTIVITY

This Circular shall take effect after fifteen (15) days following the completion of its publication in the Official Gazette or in a newspaper of general circulation and its filing with the National Administrative Register of the University of the Philippines Law Center (UPLC).

Done this 23rd day of MARCH 2020.

APPROVED BY:


WILLIAM D. DAR, Ph.D.
Secretary



DEPARTMENT OF AGRICULTURE
In replying pls cite this code
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ANNEX A
PROCEDURE AND PROCESSING TIME FOR REGISTRATION

Step	Activity	By	To	Processing Time	Remarks
1	Submit Applications for Certificate of Registration (COR); and Certificate of Product Registration (CPR)	Applicant	BAFS (Organic Agriculture Division)	Within 60 minutes	Only applications with complete documentary and regulatory requirements shall be accepted.
2	Review Application	BAFS (Organic Agriculture Division)	N/A	Within 3 working days upon receipt	Review includes validation of each submitted requirement. BAFS shall issue the COR together with the CPR after compliance with the registration requirements.
3	Issue COR and CPR	BAFS (Organic Agriculture Division)	Applicant	Within 15 minutes	Registered organic producers and their products shall be subjected for annual monitoring and post-market surveillance.

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ANNEX B

PROCEDURE AND PROCESSING TIME FOR THE APPLICATION FOR IMPORTATION/EXPORTATION OF OSA PRODUCTS

Step	Activity	By	To	Processing Time	Remarks
1	Submit Application for Importation/Exportation Permit	Applicant	BAFS (Organic Agriculture Division)	Within 15 minutes	Only applications with complete requirements shall be accepted.
2	Review Application	BAFS (Organic Agriculture Division)	N/A	Within 2 working days upon receipt	Review includes verification of each submitted requirement.
3	Issue Permit	BAFS (Organic Agriculture Division)	Applicant	Within 10 minutes	The permit is valid within 60 days after approval.

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Republic of the Philippines
Department of Agriculture
OFFICE OF THE SECRETARY
Elliptical Road, Dilliman
Quezon City, 1100 Philippines

DEPARTMENT CIRCULAR

No. 05
Series of 2020

SUBJECT: GUIDELINES ON THE REGISTRATION OF ORGANIC BIO-CONTROL AGENTS (OBCA) PRODUCERS AND PRODUCTS

Pursuant to the effective implementation of Section 16 (Registration of Organic Food and Organic Input Producers) and Section 17 (Labeling of Organic Produce) of Republic Act No. 10068 otherwise known as the "Organic Agriculture Act of 2010" and its Implementing Rules and Regulations (IRR), this Department Circular (DC) repeals the relevant provisions of the Administrative Order No. 14, Series of 2011 (*Guidelines on the Registration of Organic Food and Organic Input Producers*), particularly the coverage pertaining to plant protection, pest management products and bio-control agents (BCA).

**ARTICLE I
OBJECTIVES**

The provisions under this Circular aim to:

1. Provide streamlined requirements and procedure for the registration of OBCA producers and products; and
2. Ensure that the certified organic bio-control agent products being marketed are compliant with the current Philippine National Standards (PNS).

**ARTICLE II
SCOPE**

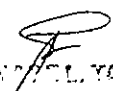
This Circular covers the registration of OBCA producers and products with the Bureau of Agriculture and Fisheries Standards (BAFS).

**ARTICLE III
DEFINITION OF TERMS**

Section 1. As used in this Circular, the following terms and phrases shall be understood to have the meaning correspondingly provided below:

1.1 Brand Name

a term, name or trademark, with logo, which may or may not be registered in the Intellectual Property Office (IPO) and used in connection with the OBCA product. BAFS reserves the right to approve and disapprove product brand


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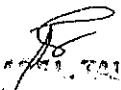
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name based on the list of products registered with BAFS

- 1.2 Certificate of Registration (COR)**
a written approval granted by BAFS to registered OBCA producers
- 1.3 Certificate of Product Registration (CPR)**
a written approval granted by BAFS to registered OBCA products
- 1.4 Certified Researcher for Organic Bio-Control Agent**
an expert who has undergone assessment and evaluation by BAFS and is included in the list of authorized experts to conduct efficacy trials for OBCA products
- 1.5 Conformity Assessment (Evaluation)**
the process of gathering evidence about whether a product or process meets specified requirements
- 1.6 Efficacy Trial**
an experiment conducted following an approved efficacy trial protocol and conducted by BAFS certified researcher for OBCA, as attested by issued experimental use permit (EUP), to support claims on the effectiveness of OBCA product on plant protection and pest management.
- 1.6.1. Efficacy trial protocol**
research design specifying the introduction, objectives, materials and methods, cultural management practices, data to be gathered and statistical analysis tool
- 1.6.2. Efficacy trial terminal report**
document providing the results and analysis of data generated from an efficacy trial
- 1.7 Evaluator**
officially designated expert of BAFS tasked to review and provide recommendations on an applicant's submitted efficacy trial protocol and efficacy trial terminal report
- 1.8 Label**
written, printed or graphic matter upon the immediate container, tag, literature or other suitable material affixed thereto for the purpose of giving information as to identify components, ingredients, attributes, directions for use, specifications and such other information as may be required by law or regulations
- 1.9 Labelling**
display of any written, printed or graphic matter that is present on the label, accompanies the product, or is displayed near the product, including that for the purpose of promoting its sale or disposal
- 1.10 Mislabeling**
deliberate labeling or advertising that is misleading, where the labeling and/or advertising claims certain product properties that cannot be supported by reliable source, an organic certifying body or by scientific evidence

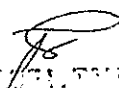

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- 1.11 Post-market surveillance**
refers to validation activities conducted to verify continued compliance of the registered products with the recent version of applicable PNS relevant to organic agriculture and other regulatory requirements after release in the market
- 1.12 Producer**
establishment that is responsible for ensuring that manufacture, distribution, exportation and importation of OBCA products meet, and continues to meet, the recent version of the applicable PNS relevant to OBCA and other regulatory requirements, on which the registration is based
- 1.13 Organic**
labeling claim with written or equivalent attestation that a product has been produced, prepared, processed, and handled in accordance to applicable PNS relevant to organic agriculture and other regulatory requirements
- 1.14 Organic Certifying Body (OCB)**
body responsible for verifying that a product sold or labeled as "organic" is produced, processed, prepared, handled and imported according to the recent version of an applicable PNS relevant to organic agriculture and other regulatory requirements, and whose operations/practices are aligned with the principles of ISO/IEC 17065
- 1.15 OBCA Producer**
includes those that are engaged in the manufacture, distribution, exportation and importation of OBCA products.
- 1.16 OBCA Product**
includes organic botanicals, organic microbials, organic macrobials, organic semiochemicals, and others that may be covered under the PNS for Organic Bio-control Agents
- 1.17 Raw Materials (Substrates)**
naturally occurring materials used in the production of OBCA. Raw materials if mined or naturally extracted should comply with the Department of Environment and Natural Resources (DENR) regulations
- 1.18 Registration**
a process wherein BAFS records information about producers engaged in the manufacture, distribution, exportation, and importation of OBCA products in an official list or official system
- 1.19 Third-Party Authorization (TPA)**
an agreement or contract between two (2) companies, the registered producer and party recipient of the TPA, to allow the latter to distribute the product of the former and to which rebranding of the registered product of the registered producer is also allowed


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 Audit Officer III
 Records Division *3/2/23*





ARTICLE IV
GENERAL PROVISION

- Section 1. All organic bio-control agent (OBCA) producers such as manufacturers, distributors, exporters, and importers shall register, including their OBCA products, with BAFS.
- Section 2. Only producers and products certified as organic by BAFS' officially accredited organic certifying body (OCB) are accepted for BAFS registration.
- Section 3. Registration with BAFS shall be secured prior the sale and distribution of any OBCA products.
- Section 4. Any OBCA product intended for registration shall be tested for efficacy under local conditions.
- Section 5. The approval of application for registration will be based on pertinent requirements of PNS for OBCA and presentation of documentary evidence to support claims on the safety and quality of the product and its effectiveness to target pests.
- Section 6. Any OBCA product being applied for registration shall be registered on a per producer basis regardless of country of origin. No products with the same brand name of different producers shall be registered unless they enter into a Third Party Authorization (TPA)¹.
- Section 7. Only registered producers can import or export OBCA products. Likewise, only registered OBCA products can be imported or exported, and importation/exportation permit shall be applied with BAFS. The requirements specified under Article XII of this Circular shall be submitted.
- Section 8. For efficacy trial purposes, only applicants with BAFS' Experimental Use Permit (EUP) can import OBCA products. The volume of product to be imported for use in efficacy trial shall be computed based on the approved efficacy trial protocol. The contingency may be allowed up to four (4) times of the volume needed, depending on the volume of the product container.
- Section 9. The applicant shall notify BAFS of any changes that may affect their application for Experimental Use Permit (EUP), Certificate of Registration (COR), and Certificate of Product Registration (CPR).
- Section 10. The applicants must apply for EUP, COR, CPR and importation/exportation permit in accordance with the regulatory requirements of this Circular.
- Section 11. Registered OBCA producers shall establish a Product Stewardship Program (PSP) for their registered OBCA products. The product stewardship program should include meetings, trainings/seminars and/or caravans on safe and effective use of the product. Moreover, the program must also include the recall of the expired products from the market outlets/stalls and proper disposal of used packaging. Likewise, copy of the annual PSP report shall be submitted to BAFS during renewal application of registration.

¹ See Article X

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Section 12. The applicants for Certificate of Registration (COR), including Certificate of Product Registration (CPR), must apply electronically following the regulatory requirements of this Circular.

**ARTICLE V
PREREQUISITES FOR THE REGISTRATION**

Prior to the application for registration (Articles VII and VIII of this Circular), the following shall be secured by applicants:

Section 1. **Application for Experimental Use Permit (EUP) with BAFS.** Only application with complete requirements and conforms to PNS relevant to OBCA shall be accepted. Section 3 of Article VI of this Circular shows the requirements for EUP application.

Section 2. **Application for Organic Certificate (OC) with the BAFS' Officially Accredited Organic Certifying Body (OCB).** Applicants shall provide to OCB their scope of business and activities, including the details of their products and production process. Likewise, applicants must comply with the requirements of OCB.

Section 3. Applicants may request BAFS for preliminary assessment of their OBCA products.

Note: EUP and OC applications can be sequential or simultaneous (6-10 months to complete, if all the requirements are complied on-time).

**ARTICLE VI
APPLICATION FOR EXPERIMENTAL USE PERMIT (EUP)**

Section 1. Experimental Use Permit (EUP) shall be applied for and issued by the Bureau of Agriculture and Fisheries Standards (BAFS) before any efficacy trial for OBCA product is conducted to generate the data required for registration. Only data generated from approved experiments conducted by BAFS-certified researchers shall be accepted.

Section 2. Application for EUP must be submitted at least one (1) month before conducting the actual trial. Procedure and processing time for EUP application is shown in *Annex A*.

Section 3. **Requirements for EUP.** Applicants for EUP shall submit the following requirements to BAFS (Organic Agriculture Division):

- 3.1 Duly accomplished application form, with authorized name and signature;
- 3.2 Efficacy trial protocol (ETP) prepared and signed by a BAFS certified researcher for OBCA. The applicants are required to accomplish the evaluation matrix provided by BAFS;
- 3.3 Product profile, including the list of raw materials (substrates) used and the production process, with authorized name and signature; and


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3.4 Material Safety Data Sheet (MSDS) or any available product technical information, with authorized name and signature.

Note: Requirements 3.3 to 3.4. are not required for label expansion application unless there were changes.

Section 4. Upon compliance with the above requirements, BAFS will grant Experimental Use Permit (EUP) to applicant within fifteen (15) working days.

Section 5. The following are required for the conduct of efficacy trials per OBCA product:

5.1 For Annual Crops:

5.1.1 As Insecticide/Fungicide/Rodenticide: Two (2) efficacy trials (2 locations; 1 cropping season); and conducted in season of prevalence

5.1.2 As Herbicide: Four (4) efficacy trials (2 cropping seasons; 2 locations per cropping season); and acceptance criteria: level of control based on recommended dose

5.2 For Perennial Crops/Plantation Crops:

5.2.1 As Insecticide/Fungicide/Rodenticide: One (1) efficacy trial [1 location; 1 crop cycle (protocol-based)]; and conducted in cropping season of prevalence/incidence

5.3 There must be a maximum of five (5) target pests per efficacy trial.

Section 6. Acceptable efficacy of the product shall be at least fifty percent (50%) based on the untreated control.

Section 7. BAFS should conduct field visits of approved efficacy trials for compliance and conformity assessment within the period of validity of EUP.

Section 8. **Validity of EUP.** The EUP is valid only for one (1) location trial. The EUP's validity period and location may be amended, provided that the following conditions are met:

8.1 The request for amendment is done through a formal request addressed to the BAFS Director, within the period of the issued EUP;

8.2 The on-going trial was affected by calamities;

8.3 Expected pest prevalence did not occur; and

8.4 Other compelling reasons that are acceptable for BAFS.

Section 9. **Requirements for label expansion.** The required number of efficacy trials specified in Section 5 of Article VI of this Circular shall be completed.

Section 10. **Approval of Efficacy Trial Terminal Reports (ETR).** All ETR must be submitted to BAFS, within six (6) months after the trials, for evaluation and approval. The applicants are required to accomplish the evaluation matrix provided by BAFS. BAFS will issue a notice of approval of submitted ETR to applicants after complete evaluation within fifteen (15) working days.

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ARTICLE VII
REGISTRATION OF ORGANIC BIO-CONTROL AGENT (OBCA) PRODUCERS

Section 1. All producers engaged in the manufacture, distribution, exportation, and importation of OBCA products shall register with BAFS.

Section 2. Procedure and processing time for the registration of OBCA producers is shown in *Annex B*.

Section 3. **Requirements for COR.** Applicants for COR shall submit the following requirements to BAFS (Organic Agriculture Division):

- 3.1 Duly accomplished application form, with authorized name and signature;
- 3.2 Company Profile, with authorized name and signature;
- 3.3 Copy of Organic Certificate from a BAFS Officially Accredited OCB; and
- 3.4 Copy of Distributorship Agreement/TPA (*when applicable*).

Note: Requirement 3.2 is not required for renewal application unless there were changes.

Section 4. Upon compliance with all the regulatory requirements of this Circular, BAFS will grant Certificate of Registration (COR) to applicant within three (3) working days.

Section 5. **Validity of COR.** The COR is valid for five (5) years, and is renewable, subject to BAFS annual conformity assessment.

Section 6. The COR shall contain at least the following information:

- 6.1 Name of Producer;
- 6.2 Complete Address of the Head Office;
- 6.3 Nature of Business;
- 6.4 Product
- 6.5 Registration Number;
- 6.6 Date of Issue and Validity;
- 6.7 QR Code; and
- 6.8 Terms and Conditions (these are the conditions that must be met during the validity of COR).

ARTICLE VIII
REGISTRATION OF ORGANIC BIO-CONTROL AGENT (OBCA) PRODUCTS

Section 1. All OBCA products, which are produced locally or imported, must be registered with BAFS.

Section 2. Registration of OBCA products can be categorized into:

- 2.1 **Full Product Registration**, when all regulatory requirements of this Circular are satisfactorily complied with, which includes complete efficacy trials as required under Section 5 of Article VI of this Circular with significant and acceptable results; or

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2.2 **Provisional Product Registration**, when the required number of efficacy trials under Section 5 of Article VI of this Circular are incomplete. Provided however, that the submitted product efficacy has significant and acceptable result.

Section 3. Procedure and processing time for the registration of OBCA products is shown in *Annex B*.

Section 4. **Requirements for CPR**. Applicants for CPR shall submit the following requirements to BAFS (Organic Agriculture Division):

- 4.1 Duly accomplished application form, original copy with authorized name and signature;
- 4.2 Copy of Organic Certificate from a BAFS Officially Accredited OCB;
- 4.3 Copy of the recent laboratory analysis for heavy metals of the product (only for botanicals) from a BAFS Officially Accredited OCB;
- 4.4 Copy of BAFS' Notice of Approved Product Efficacy (NAPE);
- 4.5 Toxicity Data, with authorized name and signature;
- 4.6 Product brochure/pamphlet; and
- 4.7 Proposed packaging and labeling.

Note: Requirements 4.4 to 4.7 are not required for renewal application unless there were changes.

Section 5. Upon compliance with all the regulatory requirements of this Circular, BAFS will grant Certificate of Product Registration (CPR) to applicant within three (3) working days.

Section 6. **Validity of CPR**. The CPR with full status is valid for five (5) years, and is renewable, subject to BAFS annual conformity assessment. The CPR with provisional status is valid for one (1) year and not renewable. The validity period of CPR with provisional status may be extended upon request provided the reasons are acceptable (see Section 5 of Article XIII of this Circular).

Section 7. The CPR shall contain at least the following information:

- 7.1 Brand Name;
- 7.2 Product Type;
- 7.3 Name of Producer or Producers in case of recognized TPAs;
- 7.4 COR Number/s;
- 7.5 Product Registration Number;
- 7.6 Nature of Registration (Provisional or Full Registration)
- 7.7 Date of Issue and Validity;
- 7.8 Recommended Use;
- 7.9 QR Code; and
- 7.10 Terms and Conditions (these are the conditions that must be met during the validity of CPR).

ARTICLE IX POST-MARKET SURVEILLANCE

Section 1. BAFS shall conduct post-market surveillance in market outlets to ensure that labeling and display of organic products are compliant with the requirements

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of this Circular, and the Republic Act No. 10068 (Organic Agriculture Act of 2010) and its amendments hereon.

**ARTICLE X
THIRD PARTY AUTHORIZATION**

Section 1. The BAFS shall recognize the existence of a Third-Party Authorization (TPA) and its terms and conditions between the original registrant and the TPA recipient, subject to applicable laws, rules, and regulations. The minimum terms and conditions of the TPA are as follows:

- 1.1 Validity of Agreement;
- 1.2 Obligations of the parties to ensure that the organic integrity of the product is maintained;
- 1.3 Exclusive use of product efficacy data between parties;
- 1.4 Non-transferability of TPA to another party; and
- 1.5 In case of product rebranding, the TPA recipient shall secure an organic certificate for the new brand.

Section 2. The TPA is accepted provided that the OBCA product being applied is fully registered with BAFS.

Section 3. Only the original registrant shall be allowed to enter into a TPA with at most three (3) parties. The TPA is non-transferable and the recipient/s is/are not allowed to issue the same to another company.

Section 4. The TPA recipient shall follow the registration guidelines specified under Articles VII and VIII of this Circular.

Section 5. In case of a recognized TPA without product rebranding (same brand name), the CPR issued to the original registrant shall be amended to reflect the name of registered TPA recipient/s. Otherwise, a separate CPR shall be issued to the registered TPA recipient/s.

**ARTICLE XI
TRANSFER OF REGISTRATION**

Section 1. The registered producer may transfer its registration to another producer, subject to the applicable requirements and procedure as specified under Articles VII and VIII of this Circular.

Section 2. Producers with product registration with the Fertilizer and Pesticide Authority (FPA), and were able to secured organic certification from the BAFS' Officially Accredited OCB shall register their products to BAFS. The applicable requirements specified under Articles VII and VIII of this Circular and a certified true copy of FPA CPR shall be submitted to BAFS.

[Signature]
BERNARDO T. TANGAAN
Administrative Officer III
Records Division *2/25/20*

[Signature]

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**ARTICLE XII
IMPORTATION AND EXPORTATION REQUIREMENTS**

- Section 1. Applicants for the importation/exportation permit shall submit as applicable the following requirements at least two (2) days prior the arrival/departure of OBCA products to be imported/exported:
- 1.1 Duly accomplished application form, with authorized name and signature;
 - 1.2 Copy of Bill of Lading, with authorized name and signature;
 - 1.3 Copy of Invoice, with authorized name and signature;
 - 1.4 Copy of Packing List, with authorized name and signature; and
 - 1.5 Copy of Quarantine Certificate from the country of origin (*when applicable*), with authorized name and signature. This is not a requirement for OBCA products with the following considerations: (a) organic compounds directly extracted from plants; and (b) not considered as microorganisms.
- Section 2. Application for importation/exportation permit shall be applied per shipment with BAFS. Procedure and processing time for such permit is shown in *Annex C*.
- Section 3. The importation/exportation permit is valid per shipment only and that such permit is valid for sixty (60) days from the date of approval.
- Section 4. Exportation of any OBCA product shall further be subjected to the rules and regulations promulgated by other agencies governing all exports. Exporting of products for countries where the Philippines has no trade relations has to be cleared by the exporter with other appropriate agencies, before BAFS issues an exportation permit.

**ARTICLE XIII
RENEWAL, RETENTION AND CONDITIONS FOR EXTENSION OF REGISTRATION**

- Section 1. The registered producer must apply for renewal of its COR and CPR within three (3) months prior to their expiration.
- Section 2. Applicants for renewal of COR and CPR shall submit the applicable requirements as specified under Articles VII and VIII of this Circular.
- Section 3. The BAFS shall notify its clients to apply for renewal of their organic certificate with OCB, COR and CPR, at least four (4) months prior to their expiration.
- Section 4. The registered OBCA producers shall submit a copy of their new organic certificate to BAFS within one (1) month after expiration of their previous organic certificate.
- Section 5. The validity period of CPR with provisional status may be extended up to twelve (12) months from its expiry date provided that the following conditions are met:

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
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- 5.1 The request for extension is done through a formal request addressed to the BAFS Director at least five (5) working days prior the expiration of CPR;
- 5.2 The request for extension is on the ground that there is an on-going efficacy trial for 2nd location; and
- 5.3 The request is accompanied by a copy of an approved EUP for 2nd location.

ARTICLE XIV SUSPENSION OF REGISTRATION

- Section 1. The COR or CPR shall be suspended based on any of the following grounds:
- 1.1 Non-submission of new organic certificate within one (1) month after its expiration in accordance with the Section 4 of Article XIII of this Circular; and
 - 1.2 Non-conformance to current version of PNS relevant to organic agriculture and other regulatory requirements per post-market surveillance report.
- Section 2. Upon the decision of BAFS to move forward with suspension, the BAFS shall notify the registered producer of the suspension of its COR or CPR. The notice will generally contain the following elements:
- 2.1 Statement of reason/s for such decision;
 - 2.2 The period within which the COR or CPR is suspended; and
 - 2.3 Notification that the suspended registered producer has the right to pursue an appeal for reconsideration following the procedures as stated in Clause 1.2 of Section 1 of Article XVI of this Circular.
- Section 3. The BAFS shall remove the producer and product names from all the official list or official system of registered OBCA producers and OBCA products.
- Section 4. The order of suspension shall be effective and executory immediately upon proof of receipt of the notification issued by BAFS to the registered producer. The suspension shall be for a maximum period of two (2) months.
- Section 5. The BAFS shall notify interested parties and the public of the suspension and its status through suitable media.
- Section 6. OBCA producers under the period of suspension are prohibited from selling their registered products.
- Section 7. Mislabels during the period of suspension shall, upon conviction, be punished pursuant to the provisions of Section 26 (Penal Provision) (c) of the RA 10068.
- Section 8. The BAFS shall lift the suspension upon the implementation of corrective actions by the producer to comply with the requirements of the PNS and this Circular subject to verification for effectiveness by BAFS.


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ARTICLE XV
REVOCATION OF REGISTRATION

- Section 1. The COR or CPR shall be revoked based on any of the following grounds:
- 1.1 Revocation of organic certificate issued by an officially accredited OCB; and
 - 1.2 Failure of the registered producer to implement corrective actions within the suspension period.
- Section 2. Upon the decision of BAFS to move forward with revocation, the BAFS shall notify the registered producer of the revocation of its COR and CPR. The notice will generally contain the following elements:
- 2.1 Statement of reason/s for such decision; and
 - 2.2 Notification that the revoked registered producer has the right to pursue an appeal for reconsideration following the procedures as stated in Clause 1.2 of Section 1 of Article XVI of this Circular.
- Section 3. The BAFS shall remove the producer and product names from all the official list or official system of registered OBCA producers and OBCA products.
- Section 4. The order of revocation shall be effective and executory immediately upon proof of receipt of the notification issued by BAFS to the registered producer.
- Section 5. The BAFS shall notify interested parties and the public of the revocation and its status through suitable media.
- Section 6. OBCA producers with revoked registration are prohibited to claim, label and sell their products as "organic".
- Section 7. Only products belonging to the same batch and lot with revoked registration shall be recalled in the markets by their producers.
- Section 8. Mislabels during the period of revocation shall, upon conviction, be punished pursuant to the provisions of Section 26 (Penal Provision) (c) of the RA 10068.

ARTICLE XVI
APPEAL

- Section 1. The appeal procedures shall apply in the following situations:
- 1.1 **Denial of Issuance of Registration**
 - 1.1.1 The applicant may file an appeal with BAFS (Organic Agriculture Division) to reconsider such decision attaching substantial documentation or the strategies to address the cause of such decision within fifteen (15) calendar days from receipt of notification for denied application.
 - 1.1.2 The BAFS (Organic Agriculture Division) shall review, evaluate, and recommend decision to the BAFS Director. The BAFS Director shall decide on the filed appeal based on the assessment

BERNARDITO TORRES
Administrative Director
Records Section



report within twenty (20) calendar days from receipt of the appeal.

- 1.1.3 If the BAFS decides that reconsideration is not warranted, the appeal will be denied stating the reasons.
- 1.1.4 If the BAFS decides that the appeal is meritorious, the BAFS may reverse the denial decision and proceed with the granting of registration.

1.2 **Suspension/Revocation of Registration**

- 1.2.1 The registered producer may file an appeal with BAFS (Organic Agriculture Division) through formal written request within fifteen (15) calendar days from receipt of notice of suspension/revocation.
- 1.2.2 The appeal must be accompanied by a report specifying the major documented errors of facts and how such errors contributed to the suspension/revocation decision, together with other relevant substantiating documentation.
- 1.2.3 If the revocation decision is due to the revoked status of the organic certificate from an officially accredited OCB, this shall disqualify the registered producer to appeal, unless otherwise the revocation of organic certificate is reinstated.
- 1.2.4 The BAFS (Organic Agriculture Division) shall review, evaluate and recommend decision to the BAFS Director. The BAFS Director shall decide on the filed appeal based on the statement of reason/s and submitted documented facts within twenty (20) calendar days from receipt of the appeal. The action will be based solely on the report and the supporting documentation submitted by the registered producer in accordance with the nature of the non-compliance that led to the suspension/revocation decision.
- 1.2.5 If the BAFS decides that the appeal is not meritorious, the appeal will be denied with a statement of reasons and such decision shall be final and executory.
- 1.2.6 In case the appeal on the suspension/revocation decision is meritorious, the BAFS shall lift the suspension or reverse the revocation decision, and reinstate the registration.

ARTICLE XVII
COMPLAINTS

Section 1. Any person can file a complaint with BAFS against its registered producers or applicants (EUP, COR and CPR) due to their mislabeled products or deceptive acts or services pursuant to RA 10068.

Section 2. The BAFS shall act on the received complaints, and apply the following procedures:

- 2.1 Upon receipt of the complaint, either through the mail, personal delivery or electronic data messages/electronic documents, the BAFS shall act on it within fifteen (15) calendar days.
- 2.2 Where the BAFS considers the complaint to be sufficiently substantiated, it shall notify the producer/applicant concerned and shall require a written explanation within fifteen (15) calendar days.

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Repro. Division 3/25/10

[Signature]



- 2.3 The BAFS shall discuss the lodged complaint and written explanation provided by the concerned registered producer or a producer with an on-going application, conduct investigation, and come up with the decision.
- 2.4 The complaint shall be decided within fifteen (15) working days from the time the investigation was terminated.

**ARTICLE XVIII
LABELING OF REGISTERED ORGANIC BIO-CONTROL AGENT PRODUCTS**


- Section 1. Pursuant to Section 17 (Labeling of Organic Produce) of RA 10068 and in addition to the labeling requirements of the recent version of applicable PNS for OBCA, the following information shall appear on the label of registered OBCA products:
 - 1.1 Name, logo or seal of the BAFS' officially accredited organic certifying body (OCB);
 - 1.2 "Organic" mark together with the OCB's official accreditation number provided by the BAFS' officially accredited OCB; and
 - 1.3 Product registration number and validity period provided by BAFS.
- Section 2. The rules and procedures for using of "organic" mark are provided in a separate Circular.
- Section 3. Only the recommendations for pest per crop approved by BAFS in which the product has been found to be effective must be indicated on the product label.

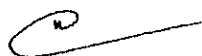
**ARTICLE XIX
CONFIDENTIALITY AND IMPARTIALITY**

- Section 1. All personnel involved in the registration of OBCA producers and products shall adhere to the principles of confidentiality and impartiality.
- Section 2. Information on production practices, product composition and formulation, ingredients, etc., submitted to BAFS shall not be released in any form to any party or to the public in general without written permission from the applicants/registrants.
- Section 3. However, the following general information may be made accessible to the public:
 - 3.1 Name, address and contact details of the producers;
 - 3.2 Effectivity date and validity of the registration;
 - 3.3 Product efficacy data;
 - 3.4 Any information to comply with a court order; and
 - 3.5 Any information to comply with a request from an office, investigating an alleged complaint.

**ARTICLE XX
TRANSITORY PROVISION**

- Section 1. BAFS shall reissue a new COR and CPR to those OBCA producers that are registered prior the approval of this Circular. Provided, however, that these registered producers have valid organic certificates.


 DIRECTOR
 Bureau of Agricultural Inspection
 Department of Agriculture





Section 2. Packaging materials and labels of OBCA products with valid organic certificates adversely affected by this Circular shall continue to be used until their supplies last.

ARTICLE XXI
ADMINISTRATIVE PENALTIES

Administrative sanctions such as suspension or revocation of the issued COR and CPR, and delisting of the company name from BAFS official list or official system for registered OBCA producers and OBCA products shall be imposed against all persons or entities that violate or refuse to abide by the provisions of this Circular.

ARTICLE XXII
ANNEXES

All annexes, or any part thereof, referred to in this Circular are deemed integral part of this Circular.

ARTICLE XXIII
SEPARABILITY CLAUSE

If any portion of this Circular is declared unconstitutional or invalid, the other portions thereof which are not affected thereby shall continue to be in full force and effect.

ARTICLE XXIV
REPEALING CLAUSE


Applicable provisions, particularly the coverage pertaining to plant protection, pest management products and bio-control agents (BCA), of the Administrative Order No. 14, Series of 2011 (*Guidelines on the Registration of Organic Food and Organic Input Producers*), the Department Circular No. 02, Series of 2015 (*Guidelines for the Conduct of Validation Process for the Registration of Organic Primary and Postharvest Food, Non-food and Input Producers*), and all existing rules and regulations or parts thereof, which are inconsistent with the provisions of this Circular are hereby repealed accordingly.

ARTICLE XXV
EFFECTIVITY

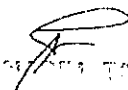
This Circular shall take effect after fifteen (15) days following the completion of its publication in the Official Gazette or in a newspaper of general circulation and its filing with the National Administrative Register of the University of the Philippines Law Center (UPLC).

Done this 23rd day of MARCH 2020.

APPROVED BY:


WILLIAM D. DAR, Ph.D.
Secretary

DEPARTMENT OF AGRICULTURE
OFFICE OF THE SECRETARY
In replying pls cite this code
For Signature: S-03-20-0449
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BERNARDO TORRES
Assistant Secretary III
Fertilizer Division 3/25/20

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**ANNEX A
PROCEDURE AND PROCESSING TIME FOR EXPERIMENTAL USE PERMIT (EUP) AND
APPROVAL OF PRODUCT EFFICACY**

Step	Activity	By	To	Processing Time	Remarks
1	Submit Application for Experimental Use Permit (EUP)	Applicant	BAFS (Organic Agriculture Division)	Within 60 minutes	Only applications with complete documentary and regulatory requirements shall be accepted. The applicants are required to accomplish the evaluation matrix provided by BAFS.
2	Evaluate Efficacy Trial Protocol (ETP)	BAFS (Organic Agriculture Division)	N/A	Within 15 working days upon receipt	BAFS will issue EUP to applicant after approval of submitted ETP.
3	Issue EUP	BAFS (Organic Agriculture Division)	Applicant	Within 10 minutes	
4	Conduct Efficacy Trial	BAFS Certified Researcher (hired by the Applicant)	N/A	N/A	BAFS will conduct field visits of approved efficacy trials for compliance and conformity assessment.
5	Submit Efficacy Terminal Report (ETR)	Applicant	BAFS (Organic Agriculture Division)	N/A	ETR must be submitted within 6 months after the trial. The applicants are required to accomplish the evaluation matrix provided by BAFS.
6	Evaluate ETR	BAFS (Organic Agriculture Division)	N/A	Within 15 working days upon receipt	BAFS will issue the Notice of Approved Product Efficacy to applicant after approval of submitted ETR. Thereafter, the applicant shall apply for registration.
7	Issue Notice of Approved Product Efficacy (NAPE)	BAFS (Organic Agriculture Division)	Applicant	Within 10 minutes	

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Administrative Division
Records Division 2/15/20

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**ANNEX B
PROCEDURE AND PROCESSING TIME FOR REGISTRATION**

Step	Activity	By	To	Processing Time	Remarks
1	Submit Applications for Certificate of Registration (COR); and Certificate of Product Registration (CPR)	Applicant	BAFS (Organic Agriculture Division)	Within 60 minutes	Only applications with complete documentary and regulatory requirements shall be accepted.
2	Review Application	BAFS (Organic Agriculture Division)	N/A	Within 3 working days upon receipt	Review includes validation of each submitted requirement. BAFS shall issue the COR together with the CPR after compliance with the registration requirements.
3	Issue COR and CPR	BAFS (Organic Agriculture Division)	Applicant	Within 15 minutes	Registered organic producers and their products shall be subjected for annual monitoring and post-market surveillance.

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BERNARD P. TORILLO
Administrative Officer III
Registration and 2/25/23


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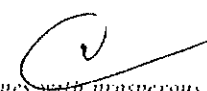


ANNEX C
**PROCEDURE AND PROCESSING TIME FOR THE APPLICATION FOR
 IMPORTATION/EXPORTATION OF OBCA PRODUCTS**

Step	Activity	By	To	Processing Time	Remarks
1	Submit Application for Importation/Exportation Permit	Applicant	BAFS (Organic Agriculture Division)	Within 15 minutes	Only application with complete requirements shall be accepted.
2	Review Application	BAFS (Organic Agriculture Division)	N/A	Within 2 working days upon receipt	Review includes verification of each submitted requirement.
3	Issue Permit	BAFS (Organic Agriculture Division)	Applicant	Within 10 minutes	The permit is valid within 60 days after approval.


BERNABEO T. AMADOR
 Administrative Officer III
 Received on 3/25/20

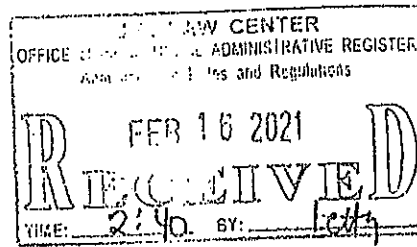
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DEPARTMENT CIRCULAR

No. 01
 Series of 2021

SUBJECT: AMENDING RELEVANT PROVISIONS OF THE DEPARTMENT CIRCULAR NO. 05 SERIES OF 2020 ENTITLED "GUIDELINES ON THE REGISTRATION OF ORGANIC BIO-CONTROL AGENTS (OBCA) PRODUCERS AND PRODUCTS"

In the interest and exigency of service, for effective implementation of Section 16 (Registration of Organic Food and Organic Input Producers) and Section 17 (Labeling of Organic Produce) of Republic Act No. 10068 otherwise known as the "Organic Agriculture Act of 2010" and its Implementing Rules and Regulations (IRR), and to protect our farmers and consumers, specific provisions of the Department Circular No. 05, Series of 2020 are hereby amended, as follows:

Section 1. The definition of the term "Evaluator" under Article III, Definition of Terms, is hereby amended, to read as follows:

"1.7 Evaluator

Officially designated expert of BAFS tasked to review and provide recommendations on an applicant's submitted efficacy trial protocol."

Section 2. All provisions of Article V, Prerequisites for the Registration, are hereby amended, to read as follows:

"Prior to the application for registration (Articles VII and VIII of this Circular), the following shall be secured by applicants:

Section 1. Conduct of Product Efficacy Trials. Experimental Use Permit (EUP) shall be issued by the BAFS prior to the conduct of any efficacy trial for OBCA product to generate data required for registration. The applicant shall conduct the required number of trials prior to the application for registration. Section 3, Article VI of this Circular provides for the requirements for EUP application.

Section 2. Publication of Efficacy Trial Terminal Reports. Generated product efficacy terminal reports from the required local trials conducted by BAFS-certified researchers shall be published either in a technical bulletins or technical journals published by the government or private institutions (e.g. academe) prior to acceptance of OBCA products for registration. This will allow the public and other interested parties to assess the performance of the product.

Section 3. Organic Certificate from BAFS Officially-Accredited Organic Certifying Body (OCB). Applicants shall secure the required Organic Certificate from BAFS Officially-Accredited OCB. Applicants must comply with the requirements of OCB.

[Signature]
 CONCHITA C. BACAS
 Administrative Officer



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Section 4. Applicants may request BAFS to conduct a preliminary assessment of their OBCA products' information."

Section 3. All provisions of Article VI, Application for Experimental Use Permit (EUP), are hereby amended, to read as follows:

"Section 1. Only EUP applications with complete requirements shall be accepted.

Section 2. Application for EUP must be submitted at least one (1) month before conducting the actual trial. Procedure and processing time for EUP application is shown in Annex A.

Section 3. Requirements for EUP. Applicants for EUP shall submit the following requirements to BAFS-Organic Agriculture Division:

- 3.1 Duly accomplished application form, with authorized name and signature;
- 3.2 Efficacy trial protocol (ETP) prepared and signed by a BAFS certified researcher for OBCA;
- 3.3 Product profile, including the list of raw materials (substrates) used and the production process, with authorized name and signature; and
- 3.4 Material Safety Data Sheet (MSDS) or any available product technical information, with authorized name and signature.

Note: Requirements 3.3 to 3.4, are not required for label expansion application unless there were changes.

Section 4. All ETPs and the conduct of efficacy trials per OBCA product must be in accordance with the requirements specified in the *BAFS Evaluators and Researchers Manual: Requirements for the Conduct of Efficacy Trials for Organic Bio-control Agents (OBCA) Products*.

Section 5. Upon compliance with the above requirements, BAFS will grant EUP to applicant within fifteen (15) working days.

Section 6. BAFS shall conduct field visits of approved efficacy trials within the period of validity of EUP for compliance assessment.

Section 7. Validity of EUP. The EUP is valid only for one (1) location trial. The EUP's validity period and location may be amended, provided that the following conditions are met:

- 7.1 The request for amendment is done through a formal request addressed to the BAFS Director, within the period of the issued EUP;
- 7.2 The on-going trial was affected by calamities;
- 7.3 Expected pest prevalence did not occur; and

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CONCHITA C. BROSAS
 Administrative Officer V



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7.A Other compelling reasons that are acceptable for BAFS.

Section 8. **Requirements for label expansion.** The required number of efficacy trials specified in the *BAFS Evaluators and Researchers Manual: Requirements for the Conduct of Efficacy Trials for Organic Bio-control Agents (OBCA) Products* per Section 4 of Article VI of this Circular shall be completed."

Section 4. All provisions of Article VIII, Registration of Organic Bio-control Agent (OBCA) Products, are hereby amended, to read as follows:

"Section 1. OBCA products, which are produced locally or imported, must be registered with BAFS.

Section 2. Procedure and processing time for the registration of OBCA products is shown in *Annex B*.

Section 3. **Requirements for Certificate of Product Registration (CPR).** Applicants for CPR shall submit the following requirements to BAFS-Organic Agriculture Division:

- 3.1 Duty accomplished application form, original copy with authorized name and signature;
- 3.2 Copy of Organic Certificate from a BAFS Officially-Accredited OCB;
- 3.3 Copy of the recent laboratory analysis for heavy metals of the product (only for botanicals) from a BAFS Officially Accredited OCB;
- 3.4 Copy of published efficacy trial terminal reports;
- 3.5 Toxicity Data, with authorized name and signature;
- 3.6 Product brochure/pamphlet; and
- 3.7 Proposed packaging and labeling.

Note: Requirements 3.4 to 3.7. are not required for renewal application unless there were changes.

Section 4. Upon compliance with all the regulatory requirements of this Circular, BAFS will grant CPR to applicants within three (3) working days.

Section 5. **Validity of CPR.** The CPR is valid for five (5) years, and is renewable, subject to BAFS annual conformity assessment.

Section 6. The CPR shall contain at least the following information:

- 6.1 Brand Name;
- 6.2 Product Type;
- 6.3 Name of Producer or Producers in case of recognized TPAs;
- 6.4 COR Number/s;
- 6.5 Product Registration Number;
- 6.6 Date of Issue and Validity;

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 CONCHITA C. BROSAS
 Administrative Officer V



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- 6.7 Recommended Use;
- 6.8 QR Code; and
- 6.9 Terms and Conditions (these are the conditions that must be met during the validity of CPR)."

Section 5. Article XIII, Renewal, Retention and Conditions for Extension of Registration, are hereby amended, to read as follows:

**"ARTICLE XIII
RENEWAL AND RETENTION OF REGISTRATION**

Section 1. The registered producer must apply for renewal of its COR and CPR within three (3) months prior to their expiration.

Section 2. Applicants for renewal of COR and CPR shall submit the applicable requirements as specified under Articles VII and VIII of this Circular.

Section 3. The BAFS shall notify its clients to apply for renewal of their organic certificate with OCB, COR and CPR, at least four (4) months prior to their expiration.

Section 4. The registered OBCA producers shall submit a copy of their new organic certificate to BAFS within one (1) month after expiration of their previous organic certificate."

Section 6. Annex A, Procedure and Processing Time for Experimental Use Permit (EUP) and Approval of Product Efficacy, is hereby amended, to read as follows:

**"Annex A
PROCEDURE AND PROCESSING TIME FOR EXPERIMENTAL USE PERMIT
(EUP)"**

Step	Activity	By	To	Processing Time	Remarks
1	Submit Application for EUP	Applicant	BAFS (Organic Agriculture Division)	Within 60 minutes	Only applications with complete documentary and regulatory requirements shall be accepted. The applicants are required to accomplish the evaluation matrix provided by BAFS.

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CONCHITA C. GROSAS
Administrative Officer

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2	Evaluate Efficacy Trial Protocol (ETP)	BAFS (Organic Agriculture Division)	N/A	Within 15 working days upon receipt	BAFS will issue EUP to applicant after approval of submitted ETP.
3	Issue EUP	BAFS (Organic Agriculture Division)	Applicant	Within 10 minutes	
4	Conduct Efficacy Trials	BAFS Certified Researcher (hired by the Applicant)	N/A	N/A	BAFS will conduct field visits of approved efficacy trials for compliance assessment.
5	Publish Efficacy Trial Reports	Applicant	Publisher	N/A	The publication may be done either in a technical bulletin or technical journal published by the government or private institutions (e.g., academe).

Section 7. **Transitory Provision.** Application for EUP and registration received by BAFS prior to the effectivity of this Circular, shall continue to be governed by the provisions of DC No. 05, Series of 2020.

Application for registration with EUP, approved prior to the effectivity of this Circular, shall not be required to publish their Efficacy Trial Terminal Reports provided that:

1. Their efficacy trials are on-going;
2. Their efficacy trial terminal reports are for completion; or
3. Their efficacy trial terminal reports are already submitted to the BAFS for evaluation.

Provisional Certificates of Product Registration shall continue to be valid until its expiration unless sooner terminated or revoked.

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CONCHITA C. BROSAS
 Administrative Officer, I

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


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
- Section 8. **Repealing Clause.** This Circular amends Articles III, V, VI, VIII, XIII and Annex A of DC No. 05, Series of 2020. All issuances, orders, rules and regulations or parts thereof which are inconsistent with the provisions of this Circular are hereby repealed, amended, or modified accordingly.
- Section 9. **Separability Clause.** If any provision of this Circular be declared invalid or unconstitutional, the other provisions not affected thereby shall remain valid and subsisting.
- Section 10. **Effectivity.** This Circular shall take effect after fifteen (15) days following the complete publication in the Official Gazette or a newspaper of general circulation and its filing with the National Administrative Register of the University of the Philippines Law Center.

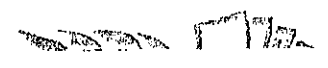
Done this 21st day of January 2021.

APPROVED BY:


WILLIAM D. DAR, Ph.D.
Secretary

DEPARTMENT OF AGRICULTURE
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CONCHITA C. BROWN
Administrative Officer

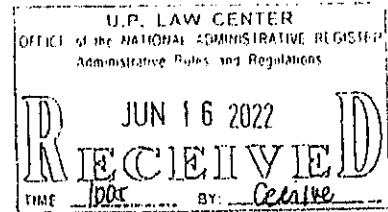




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DEPARTMENT CIRCULAR
No. 05
Series of 2022



SUBJECT: UNIFIED SET OF RULES AND REGULATIONS FOR THE REGISTRATION OF ORGANIC PRODUCERS, PRODUCE AND INPUTS

WHEREAS, Republic Act No. 11511 (RA No. 11511), an Act amending the Organic Agriculture Act of 2010, reaffirms the policy of the State to promote, propagate, develop further and implement the practice of organic agriculture in the Philippines;

WHEREAS, Section 17 of the Organic Agriculture Act of 2010, as amended by the RA No. 11511 mandates the Bureau of Agriculture and Fisheries Standards (BAFS), Bureau Plant Industry (BPI), Bureau of Animal Industry (BAI) and Bureau of Fisheries and Aquatic Resources (BFAR) on the registration of organic producers, produce, and inputs within their purview;

WHEREAS, Section 17 of the amended Organic Agriculture Act of 2010, further requires the BAFS, BPI, BAI, and BFAR to come up with a single unified set of rules and regulations for the registration of organic produce and inputs; and

IN VIEW THEREOF, this Circular provides the *Unified Set of Rules and Regulations for the Registration of Organic Producers, Produce, and Inputs*.

**ARTICLE I
OBJECTIVES**

- Section 1. This Circular aims to:
 - 1.1. Set the unified rules and regulations for the registration of organic producers, produce, and inputs; and
 - 1.2. Establish and maintain the Organic Agriculture Registry System (OARS) for organic producers, produce, and inputs.

[Signature]
BERNARD TRISBAN
Administrative Officer III
Diliman

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Administrative Order and Regulations
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ARTICLE II
SCOPE AND LIMITATIONS

Section 1. This Circular shall cover the following Regulatory Agencies under the Department of Agriculture (DA-RA) with the corresponding scope of registration:

AGENCY	SCOPES
a. Bureau of Agriculture and Fisheries Standards (BAFS)	Integrated organic farms, organic soil amendments, and organic biocontrol agents
b. Bureau of Plant Industry (BPI)	Organic seeds, planting materials, and crops
c. Bureau of Animal Industry (BAI)	Organic apiculture, livestock and poultry and its feeds
d. Bureau of Fisheries and Aquatic Resources (BFAR)	Organic fisheries and aquaculture resources and organic aquaculture feeds

Section 2. This Circular shall not cover the following:

- 2.1. Existing relevant rules and regulations on accreditation, certification, licensing, product registration, and other regulatory functions of the BAFS, BPI, BAI, and BFAR; and
- 2.2. Product registration of organic pre-packaged and processed food of the Food and Drug Administration (FDA) of the Department of Health (DOH).

ARTICLE III
DEFINITION OF TERMS

Section 1. For the purposes of this Circular, the following terms are defined as follows:

- 1.1. *Certificate of Registration* refers to a written attestation provided by BAFS to the organic producers listed in the registry database.

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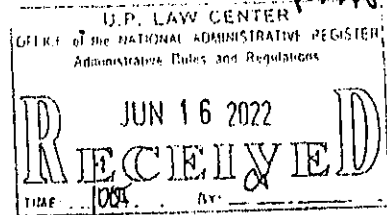


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- 1.2. *Integrated organic farm* refers to a production system practicing a combination of any two or more scopes defined in the applicable current Philippine National Standards (PNS) for organic agriculture (OA) (crop production, animal production, inputs, beekeeping, special products, processed products, and aquaculture), and certified by a BAFS-accredited organic certifying body.
- 1.3. *Organic* refers to the particular farming and processing systems described in the standards and not in the classical chemical sense. The term "organic" is synonymous in other languages to "biological" or "ecological." It is also a labeling term that denotes products considered organic based on the PNS for OA.
- 1.4. *Organic Certificate/Participatory Organic Certificate* refers to a documentary proof that a producer/produce/input is compliant with the requirements, standards and norms of organic farming/agriculture issued by a BAFS-accredited organic certifying body, and hereinafter referred to as "Organic Certificate (OC)".
- 1.5. *Organic fisheries and aquaculture resources* refer to fish, all other aquatic flora and fauna, and other living resources of the aquatic environment, certified by a BAFS-accredited organic certifying body.
- 1.6. *Organic Inputs* refer to materials/products necessary for organic agriculture production and processing such as but not limited to seeds, biocontrol agents, soil amendments, feeds, feed ingredients, feed supplements, feed additives, base mixes, concentrates, specialty feeds, special feed nutrient preparations and other feed products, which are used to comply with the requirements of an applicable current PNS for OA, and certified by a BAFS-accredited organic certifying body.
- 1.7. *Organic produce* refers to any agricultural produce from an organic farm certified by a BAFS-accredited organic certifying body according to an applicable current PNS for OA.
- 1.8. *Organic producer* refers to a farm or business enterprise that is engaged in the production, manufacturing, distribution, trade of organic agriculture produce and inputs; and issued with an Organic Certificate by a BAFS-accredited organic certifying body.



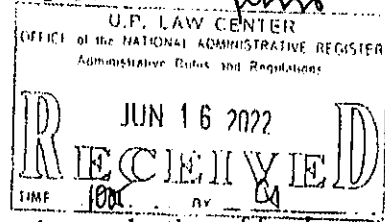
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- 1.9. *Organic seed* refers to planting materials used for the production of food, forage, fibers, industrial crops, oil, flowers, grasses, herbs and aquatic plants, including but not limited to meristem, and clonal propagules such as tubers, corms, and micro-propagated plantlets, and certified by a BAFS-accredited organic certifying body.
 - 1.10. *Product Registration* refers to the authorization embodied in a document granted by a DA regulatory agency to a person for a product, after evaluation and approval process as required by existing laws, rules and regulations, prior to manufacture, importation, exportation, sale, offer for sale, distribution, transfer, and where applicable, direct use, testing, promotion advertisement, and for sponsorship. This term shall be differentiated from the term, "Registration", to denote product approval.
 - 1.11. *Registration* refers to the process wherein a DA regulatory agency records the information on a product, a person, or establishment engaged in the production, manufacturing, trade, and distribution of agricultural and fishery commodities in an official system.
- Section 2. Other relevant terms as defined in RA 10068, as amended by RA 11511 and its IRR, are adopted by this Circular.

**ARTICLE IV
 GENERAL PROVISIONS**

- Section 1. Only producers, produce, and inputs issued with Organic Certificate (OC) by the BAFS-accredited organic certifying body (OCB) are qualified for enrollment to the OARS.
- Section 2. There shall be a unified process for registering the organic producers, produce, and inputs. However, compliance to other applicable laws, rules, and regulations shall be considered a prerequisite to registration for the following producers and inputs:
 - a. Organic biocontrol agents;
 - b. Organic feeds, feed ingredients, feed supplements, feed additives, base mixes, concentrates, specialty feeds, special feed nutrient preparations, and other feed products;
 - c. Organic seeds; and
 - d. Organic dairy farms.



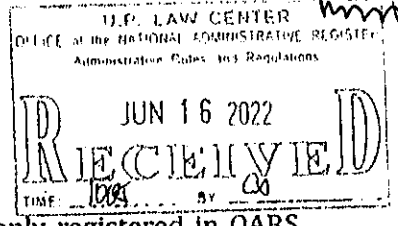
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The above-cited producers and inputs shall be only registered in OARS upon recommendation by the relevant DA-RA.

Section 3. The registration of organic producers, produce and inputs shall be processed through the OARS. The OARS shall be established and maintained by the BAFS.

ARTICLE V
REQUIREMENTS AND PROCEDURES FOR REGISTRATION

Section 1. The BAFS-accredited OCB shall enroll the information of certified organic producers and produce/input in the OARS within three (3) working days after the date of issuance of the OC. However, BAFS shall make the entry if BAFS-accredited OCB failed to enroll the information in the OARS due to any valid circumstances and/or upon receipt of enrollment request from the certified organic producer.

Section 2. BAFS shall assess the enrolled information on organic producers, produce and inputs within eight (8) working hours upon enrollment by the BAFS-accredited OCB in the OARS.

Section 3. A Certificate of Registration (COR) shall be generated in the OARS for the enrolled organic producer and produce/input within eight (8) working hours upon verification of the enrolled information.

However, for organic producers, produce or inputs covered by other applicable laws, rules and regulations of the relevant DA-RA, the BAFS shall notify the relevant DA-RA on the enrolled organic producer and produce or input for registration within eight (8) working hours upon verification of the enrolled information. The DA-RA shall provide BAFS either of the following feedback through the OARS within three (3) working days upon receipt of BAFS notification:

- a. Recommendation for the continuous processing of registration, together with the regulatory issuance as proof of compliance to existing applicable laws, rules and regulations; or
- b. Recommendation to hold in abeyance the registration of the organic producer, produce, or input until further notice of compliance from the relevant DA-RA.

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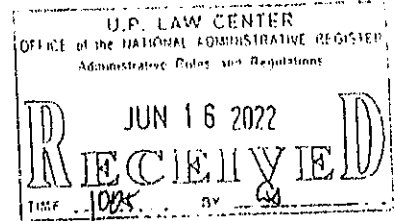


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Non-submission of any recommendation by the relevant DA-RA to BAFS within three (3) working days shall be deemed an approval of the enrolled information. Thereafter, a COR shall be generated by BAFS through the OARS.

Section 4. Procedure and processing time for the registration of organic producers, produce, and inputs appear in *Annex A*.

**ARTICLE VI
CERTIFICATE OF REGISTRATION**

Section 1. The COR shall be made available in the OARS for access by the registered producer and reference by the general stakeholders. The COR template appears in *Annex B*.

Section 2. The validity of registration shall follow the validity of the OC issued by the BAFS-accredited OCB.

**ARTICLE VII
ESTABLISHMENT AND MAINTENANCE OF THE ORGANIC AGRICULTURE REGISTRY SYSTEM (OARS) OF ORGANIC PRODUCERS, PRODUCE, AND INPUTS**

Section 1. The BAFS shall establish and maintain the OARS of organic producers, produce, and inputs in collaboration with BPI, BAI, and BFAR.

Section 2. The BAFS, BAI, BFAR, and BPI shall ensure the accessibility and dissemination of the OARS to other relevant offices and institutions, and organic agriculture stakeholders.

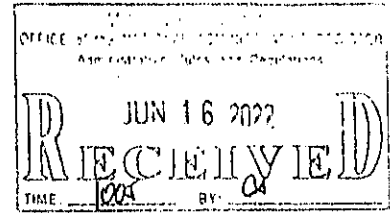
Section 3. The BAFS, BPI, BAI, and BFAR shall ensure their compliance with the obligations laid down in the Data Privacy Act of 2012 and other relevant laws and issuances of the National Privacy Commission.



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ARTICLE VIII
DELISTING OF ORGANIC PRODUCERS, PRODUCE, AND INPUTS FROM THE ORGANIC AGRICULTURE REGISTRY SYSTEM (OARS)

- Section 1. Organic producers, produce, and inputs shall be delisted from the OARS in any of the following grounds:
- a. Expiration or revocation of OC; and
 - b. Expiration or revocation of other applicable regulatory issuance upon notification from relevant DA-RA.

ARTICLE IX
ANNEXES

The annexes, or any part thereof, referred to in this Circular is deemed an integral part of this Circular.

ARTICLE X
SEPARABILITY CLAUSE

If any provision of this Circular is declared invalid or unconstitutional, the other provisions not affected thereby shall remain valid and subsisting.

ARTICLE XI
REPEALING CLAUSE

Department Circular (DC) No. 03, Series of 2015 (*Rules and Regulations on the Registration of Establishments of Primary and Postharvest Organic Food and Non-Food Products*), DC No. 11, Series of 2018 (*Transition Period for the Registration of Establishments of Primary and Postharvest Organic Food and Non-Food Products*), and all prior issuances, rules, regulations, or part thereof, which are inconsistent with this Circular, are hereby repealed accordingly.

ARTICLE XII
AMENDMENT CLAUSE

This Circular shall be reviewed as deemed necessary by the National Organic Agriculture Board (NOAB). Amendments shall consider significant changes to legal, market, or standards development.

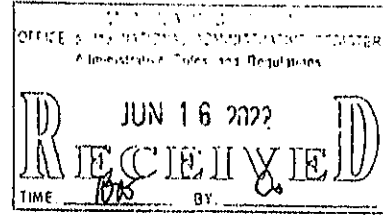


SENATOR TALUBAN
Secretary III
Department of Agriculture

Secretary III



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ARTICLE XIII
EFFECTIVITY

This Circular shall take effect after fifteen (15) days following the completion of its publication in the Official Gazette or a newspaper of general circulation, and its filing with the National Administrative Register of the University of the Philippines Law Center.

Done this 9th day of June 2022.

APPROVED BY:

William D. Dar
WILLIAM D. DAR, Ph.D.
Secretary



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ANNEX A
**PROCEDURE AND PROCESSING TIME FOR THE REGISTRATION
 OF ORGANIC PRODUCERS, PRODUCE, AND INPUTS**

Step	Activity	By	To	Processing Time	Remarks
1	Enroll information of the certified organic producer and produce/input	BAFS-accredited OCB	Organic Agriculture Registry System (OARS)	within 3 working days	The enrollment shall be done after the date of issuance of the OC.
2	Assess enrolled information	BAFS-Organic Agriculture Division (OAD)	N/A	within 8 working hours	The assessment shall commence upon enrollment by the BAFS-accredited OCB in the OARS. Steps 2.1 and 2.2 are not applicable if the organic producers, produce and inputs are not covered by other applicable laws, rules and regulations of relevant DA-RA.
	2.1. Notify if the organic producer, produce or input is covered by other applicable laws, rules and regulations	BAFS-OAD	DA-Regulatory Agency (RA)	within 8 working hours	Notification to relevant DA-RA shall only be done if the organic producer, produce or input is covered by their applicable laws, rules and regulations.
	2.2. Recommend whether to continue or hold in abeyance the registration	DA-RA	BAFS-OAD	within 3 working days	BAFS-OAD shall update the OARS immediately upon receipt of DA-RA notice of compliance.
3	Generate Certificate of Registration (COR)	BAFS-OAD via OARS	N/A	within 8 working hours	BAFS shall make sure the availability of COR in the OARS for access by the registered organic producer, and reference of the general stakeholders.

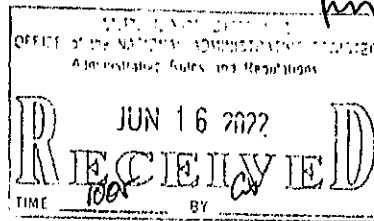


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ANNEX B
TEMPLATE FOR CERTIFICATE OF REGISTRATION (COR)

DA Header

CERTIFICATE OF REGISTRATION

This certificate is issued to

[Farm/Company Name]

with address at

[Farm/Company Address]

This registration is being issued pursuant to *DA Department Circular No. ____, Series of 2022*, with compliance to organic agriculture-related *Philippine National Standards (PNS)*, by the Bureau of Agriculture and Fisheries Standards (BAFS).

- Registry Identification :
- Date of Issue :
- Valid Until :
- Registration Scope :
- Organic Produce/Input :

(Computer-generated Unique Code)

Disclaimer:

This certificate is computer generated; no signature is required. It is issued by BAFS for whatever purpose it may serve. It may be subjected to change without prior notice as deemed necessary. For concerns related to this certificate, please contact BAFS-Organic Agriculture Division through _____.

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Administrative Officer III

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